$_{\text{JS 44 (Rev. 4. Sase 1:25-cv-00334-CBA-MMHCTV-10cvented SASE 1:25-cv-00334-CBA-MM$

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS					
GEMANE NETT	LES		ZOOM 34 LLC, LIBERTY TROPICAL JERK & SEAFOOD					
(b) County of Residence of (EX	f First Listed Plaintiff CEPT IN U.S. PLAINTIFF C.	Brooklyn, New Yor 4SES)	<u>rk</u>	County of Residence of First Listed Defendant Queens (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, A	Address, and Telephone Numb	er)		Attorneys (If Known)				
Jennifer E. Tuce	ek, Law Office of Je	nnifer Tucek PC						
	venue, 15th Floor I		ork #					
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	FIZENSHIP OF P		(Place an "X" in One Box for Plaintiff		
1 U.S. Government Plaintiff				(For Diversity Cases Only) PTF DEF Citizen of This State 1				
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	tip of Parties in Item III)	Citize	en of Another State	2 Incorporated and I of Business In A			
Does this action include a moto show cause? Yes No]"			Citizen or Subject of a 3 5 Foreign Nation 6 6 6 Foreign Country				
IV. NATURE OF SUIT		nly) DRTS	FO	ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES		
110 Insurance	PERSONAL INJURY	PERSONAL INJURY		5 Drug Related Seizure	422 Appeal 28 USC 158	375 False Claims Act		
120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	310 Airplane 315 Airplane Product Liability ment 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 350 Other Personal Injury 360 Other Personal Injury 380 Other Personal Injury 380 Other Personal Injury 385 Property Damage 385 Property Damage 385 Property Damage Addid Alien Detainee PRISONER PETITIO 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 365 Personal Injury Product Liability 367 Health Care/ Pharmaceutical Personal Injury 368 Asbestos Persona Injury Product Liability 370 Other Fraud 371 Truth in Lending Property Damage Product Liability 480 Other Personal S85 Property Damage Product Liability 463 Alien Detainee		71	LABOR 0 Fair Labor Standards Act 0 Labor/Management Relations 0 Railway Labor Act 1 Family and Medical Leave Act 0 Other Labor Litigation 1 Employee Retirement Income Security Act IMMIGRATION 2 Naturalization Application 5 Other Immigration Actions	423 Withdrawal	376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes		
	moved from 3 te Court	Remanded from Appellate Court	4 Reins Reop		Perred from 6 Multidistrer District Litigation Transfer			
VI. CAUSE OF ACTIO	Brief description of ca	atute under which you ard 1 28 CFR Part 36 ADAAG ause: ricans with Disabilities Act	i					
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 23, F.R.Cv.P.	D 1	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:		
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE			DOCKET NUMBER			
1.19.2025		signature of att /s/ <i>Jennif</i>						
FOR OFFICE USE ONLY RECEIPT # AM	40UNT	APPLYING IFP		JUDGE	MAG. JUI	DGE		

exclusive	Case 1:25-cv itration Rule 83.7 pr of interest and costs, on to the contrary is	are eligible	with certain for compuls	exceptions, a sory arbitration	Docume actions seeking on. The amour	RBITRAFI g money damages nt of damages is p	only in an resumed to	amount not in excess of \$150,000, be below the threshold amount unless a			
Case is El	igible for Arbitration										
I, Jennifer compulso	E. Tucek ry arbitration for the	following re	eason(s):	, counsel for	Plaintiff		, do her	reby certify that the above captioned civil action is ineligible for			
L	moneta	monetary damages sought are in excess of \$150,000, exclusive of interest and costs,									
Ţ	the com	the complaint seeks injunctive relief,									
L	the mat	the matter is otherwise ineligible for the following reason									
DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1											
		Identify a	ny parent c	orporation a	ind any publi	cly held corporat	tion that ov	wns 10% or more or its stocks:			
None	known.										
		RELAT	ED CA	SE STAT	EMENT	(Section VI	ll on th	ne Front of this Form)			
to another substantia deemed "r "Presumpt	civil case for purpose I saving of judicial res elated" to another civi	s of this guid ources is like I case merely	leline when, ely to result fr y because th	because of th om assigning e civil case: (/	e similarity of f both cases to A) involves ide	acts and legal issu the same judge ar ntical legal issues,	ies or becaund magistrate or (B) invol	ont of this form. Rule 50.3.1 (a) provides that "A civil case is "related" use the cases arise from the same transactions or events, a te judge." Rule 50.3.1 (b) provides that "A civil case shall not be ves the same parties." Rule 50.3.1 (c) further provides that hall not be deemed to be "related" unless both cases are still			
NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)											
1.)	Is the civil acti County?	on being	filed in th Yes		n District ro No	emoved from	a New `	York State Court located in Nassau or Suffolk			
2.)	If you answere a) Did the eve County?				to the clai No	im or claims,	or a sub	ostantial part thereof, occur in Nassau or Suffolk			
	b) Did the eve District?	nts or om	nissions g Yes		to the clai No	im or claims,	or a sub	ostantial part thereof, occur in the Eastern			
	c) If this is a Fareceived:	ir Debt Co	ollection I	Practice Ac	et case, spec	cify the County	y in whic	th the offending communication was			
If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Suffolk County? Yes No											
	(Note: A corpora	ation shall	be consid	dered a res	sident of the	County in whi	ich it has	the most significant contacts).			
BAR ADMISSION											
I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court.											
		V		Yes				No			
	Are you currer	tly the si	ibject of		olinary acti	on (s) in this	or any o	other state or federal court?			
	7 tie you ourier		abject of			, ,	_				
		ш		Yes (I	f yes, plea	se explain	\checkmark	No			
Law (fer E. Tucek, Office of Jenr York, New Yo	nifer Tu	cek PC	, 614 Le	xington /	Avenue, 15	oth Floo	or			
	I certify the ac	curacy of	all inforr	mation pro	ovided abo	ove.					
	Signature:	Jenni	fer E.	Tucek							